

34 It shall be the duty of the clerk of the district court to call to the  
 35 attention of the court on the first day of each term all judgments for  
 36 the forfeiture of intoxicating liquor and for the disposition of which  
 37 no order has been theretofore made and the court shall thereupon  
 38 enter an order for the disposition of such liquors. Upon the entry of  
 39 any order for the disposition of any intoxicating liquors which have  
 40 been adjudged forfeited, the clerk shall forthwith transmit a certified  
 41 copy thereof to the sheriff for execution and the sheriff shall immedi-  
 42 ately take possession of such liquors, and the vessels containing the  
 43 same, and make disposition thereof in accordance with such order,  
 44 and make return of his doings to the court. When any such liquor is  
 45 ordered delivered or shipped the sheriff shall securely attach to the  
 46 box or package containing the same a certified copy of the order of  
 47 the court and thereupon any railway company, express company or  
 48 other common carrier may receive, transport, and deliver such liquor  
 49 to the consignee. The cost of packing and transportation shall be  
 50 paid by the consignee receiving such liquor. The sheriff shall take  
 51 receipts for any liquor disposed of under the provisions of this sec-  
 52 tion showing in detail the kind and quantity of liquor delivered, the  
 53 character of the vessels containing the same, the date and manner of  
 54 delivery and, if delivery is made by common carrier, the name of such  
 55 carrier. Such receipt shall be attached by the sheriff to and filed with  
 56 the return of his doings as herein provided for.

57 Any statute of this state providing for the destruction of intoxicat-  
 58 ing liquors shall be construed so that the disposition of such liquors  
 59 under the provisions of this act shall constitute a destruction thereof  
 60 within the meaning of such statute.

1 **SEC. 2. Publication clause.** This act being deemed of immediate  
 2 importance shall be in force and effect from and after its publication  
 3 in the Des Moines Register and the Des Moines Capital, newspapers  
 4 published at Des Moines, Iowa.

Approved April 18, A. D. 1919.

I hereby certify that the foregoing act was published in the Des Moines Capital  
 April 14, 1919 and in the Des Moines Register April 21, 1919.

W. S. ALLEN, *Secretary of State.*

## CHAPTER 267.

### TRANSMISSION OF ELECTRIC LIGHT AND POWER.

S. F. 255.

AN ACT to amend section fifteen hundred twenty-seven-c (1527-c) of the supplement to  
 the code, 1913, relating to the transmission of electric light and power.

*Be it enacted by the General Assembly of the State of Iowa:*

SECTION 1. **Electric light and power — use of highways — grant**  
 1 **for.** That section fifteen hundred twenty-seven-c (1527-c) of the  
 2 supplement to the code, 1913 be and the same is hereby amended by

3 inserting therein following the word "manufacture" in the fourth  
 4 line thereof and before the word "of" the following, "or transmis-  
 5 sion", so that the same shall read \*\*\*\*\* "engage in the manufacture  
 6 or transmission of electric light and power\*\*\*\*\*.

Approved April 18, A. D. 1919.

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## CHAPTER 268.

### SHORTHAND REPORTERS OF DISTRICT COURTS.

S. F. 24.

AN ACT to amend section two hundred and fifty-four-a two (254-a2) supplemental supplement to the code, 1915, relating to the compensation of shorthand reporters of the district courts.

*Be it enacted by the General Assembly of the State of Iowa:*

SECTION 1. District courts — shorthand reporters — compensation. That section two hundred and fifty-four-a-two (254-a2) supplemental supplement to the code, 1915, be and the same is hereby amended by striking out the word "eight" in the second line of said section and inserting in lieu thereof the word "ten"; by striking out the word "sixteen" in the sixth line of said section and inserting in lieu thereof the word "twenty-four"; by striking out the words "not exceeding in all two hundred dollars per year" in the twenty-fifth and twenty-sixth lines of said section.

Approved April 18, A. D. 1919.

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## CHAPTER 269.

### IMPROVEMENT OF HIGHWAY THROUGH STATE PROPERTY AT SPIRIT LAKE.

S. F. 317.

AN ACT authorizing the state of Iowa to improve a short stretch of highway, approximately a half mile long, extending through state property along the west shore of Spirit Lake, and appropriating the sum of twelve thousand (\$12,000) dollars, or so much thereof as may be necessary for the making of such improvements.

WHEREAS, Dickinson county has improved as a part of its county road system a public highway extending north from the city of Spirit Lake along the west shore of Spirit Lake, which highway should be extended northward to serve the traveling public and those residing north of the lakes, and

WHEREAS, such highway is entirely upon property of the state lying between Spirit Lake and Little Spirit Lake, and

WHEREAS, that portion of the highway on such state property is so low and narrow as to be almost impassable and at all times hazardous for those attempting to use same, and